## **EXHIBIT B**

		Page 1
1	IN THE UNITED STATES	DISTRICT COURT
	NORTHERN DISTRICT	OF ILLINOIS
2	EASTERN DIVISION	
3		
	CYNTHIA RUSSO, LISA BULLARD,)	
4	RICARDO GONZALES, )	
	INTERNATIONAL BROTHERHOOD )	
5	OF ELECTRICAL WORKERS )	
	LOCAL 38 HEALTH AND )	
6	WELFARE FUND, )	
	INTERNATIONAL UNION OF )	
7	OPERATING ENGINEERS LOCAL )	
	295-295C WELFARE FUND, AND )	
8	STEAMFITTERS FUND LOCAL )	
	439, on Behalf of )	
9	Themselves and All Others )	
	Similarly Situated, )	
10	)	
	Plaintiffs, )	CIVIL NO.:
11	)	1:17-cv-02246
	v. )	
12	)	
	WALGREEN CO.,	
13	)	
	Defendant. )	
14		
15		
16		
	**********	******
17	ORAL AND VIDEOTAPED DEPOSITION OF	
18	JAMES W. HU	GHES
19	May 3, 20	23
20	*********	******
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23		
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25		

Page 17 1 everything now? 2 There's Apple Mac TV, YouTube. Basically --Apple basically is a small country. I don't know what 3 4 it is. 5 0. Let's go off the record. 6 It has nothing to do with this case. 7 Let's go off the record to fix that so Yeah. 8 it doesn't distract you. 9 Α. Okay. 10 THE VIDEOGRAPHER: Off the record at 11 8:14 a.m. 12 (A break was taken from 8:14 a.m. to 13 8:15 a.m.) 14 THE VIDEOGRAPHER: On the record at 15 8:15 a.m. 16 (BY MR. GUGLIELMO) Dr. Hughes, before this 17 break, you mentioned Mr. Karacosky [sic] performed certain analyses. 18 19 I'm trying to understand. Did he perform 20 queries of the data sets that were produced in this 21 action? 22 Α. To be clear, if you mean -- by queries, if you 23 mean like Microsoft Excel queries and the like, no, he 24 did not. 25 There were -- as you see in the figures,

Page 18 1 there were certain observations that were pulled from 2 the data, but -- I'm just going to call him Igor. 3 never did any type of crunching of the numbers, if you 4 It wasn't necessary to reach the conclusions that I reached in my report. 5 6 And so fair to say that the opinions set forth 7 in your report are not based on any queries that could 8 have been run on the transaction? 9 (Reporter clarification.) 10 0. (BY MR. GUGLIELMO) My question is, is it fair 11 to say that the opinions set forth in your report are 12 not based on any queries that could have been run on the 13 data produced in the action? 14 Yes, that's correct. Α. 15 And so do you have a high-level understanding 16 of how Igor was able to extract certain information that 17 ended up in the figures set forth in your report that you just testified to? 18 19 Objection. MR. LEIB: 20 Q. (BY MR. GUGLIELMO) You can answer. 21 Α. Sure. 22 The process would have been for one or more of the figures is -- let's give an example of what the 23 24 data contained -- the data that Dr. Hilton proposes to 25 What does it contain regarding copayment,

you offered an opinion that class certification was appropriate?

A. I actually never offer an opinion as to whether class certification is appropriate.

My opinion is limited to examining the analyses of the plaintiffs' experts, and opining on whether I believe that their presented methodology is accurate and reliable for determining classified entry and damages using common proof.

- Q. And in those actions, have you ever agreed with the plaintiffs' experts that the information offered is -- and the methodology presented is accurate and reliable for determining classified damages?
  - A. No.

Because the issues -- the facts are different across some of the cases, but the issues involved in plaintiff's expert reports tend to be roughly the same, and so my criticisms tend to fall into the same categories.

- Q. Have you ever been asked to offer a classwide damages methodology in any of the 17 cases that you've identified here in Appendix B?
- A. No. I've never been asked to produce such a methodology.
  - Q. Have you ever tried to create such a

Page 62 1 but it's Mr. Smith. 2 MR. GUGLIELMO: Oh, okay. Sorry. (BY MR. GUGLIELMO) And with respect to the 3 Q. depositions, I see you identified Mr. Schroff and 4 5 Ms. Hilton -- Dr. Hilton. 6 Do you see that? 7 Α. Yes. Do you know approximately how many depositions 8 9 were taken in this case? 10 Α. Oh, I have no idea. Did you ask to review the list of depositions 11 12 in this case so that you could confirm for yourself 13 whether or not there was information within those 14 depositions that would potentially influence your 15 opinions? 16 That would have been an assignment that I gave 17 to Analysis Group. So I did not do that personally. 18 And what did Analysis Group tell you as to all 19 the depositions that were taken in this case and their 20 relevancy to your opinions? 21 I didn't ask them. 22 I worked with Analysis Group a long time, 23 and so I trust their review, and so I didn't ask them 24 specifically what the other depositions were. 25 They knew the analyses that I'd asked them

Page 65 named plaintiffs' data you were looking at for purposes of understanding or supporting the opinions that are set forth in your report? I believe -- yes, there was -- I believe it's Mr. Gonzalez. We looked at his data and noticed that there were times when his payment for his prescriptions dropped to zero, and we use that as an example of someone who appeared to have hit their out-of-pocket maximum, and so no longer was required to contribute to the cost of their prescription. In looking at the data entitled "2019.12.03 Named Plaintiffs' Data," did you also review any of the other data sets to compare those data sets to this? MR. LEIB: Objection. I'm not quite sure exactly what you mean something else to compare these two. (BY MR. GUGLIELMO) Q. Sure. Did you perform any analysis of this particular Excel data set to the other data sets that were produced in this matter? No, I don't believe so. That wouldn't have

been necessary to reach the conclusions that I do in my

report.

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	Page 66	
1	the 2019 data, that is referenced there in Excel,	
2	correct?	
3	MR. LEIB: Objection, asked and answered.	
4	A. Yes, that's correct.	
5	Q. (BY MR. GUGLIELMO) If you turn towards the	
6	bottom of this section, the next page, for example,	
7	"Walgreens_Russo_2015_Data_Sample_20230126.xlsx."	
8	Do you see that?	
9	A. Probably. I was scrolling and not listening	
10	exactly to which data set that you were	
11	Q. Sure.	
12	It's on Page 96.	
13	A. Okay.	
L <b>4</b>	Yeah, there's three Walgreens' data	
15	three Walgreens' spreadsheets on this list.	
16	Q. Sure.	
17	Let's talk about the first one, the	
18	"Walgreens_Russo_2015_Data_Sample_20230126.xlsx."	
19	Do you see that?	
20	A. Yes.	
21	Q. What is that?	
22	A. That is the sample of Walgreens' transaction	
23	data that was provided to us, and it was from the year	
24	2015.	
25	Q. Who provided you that data set?	

Page 75 1 Is it your understanding that you didn't review any of the documents that Dr. Hilton produced in 2 3 this action? 4 MR. LEIB: Objection. 5 Did I go through her document list and look at all of her documents? No, I didn't. 6 And are you aware that 7 (BY MR. GUGLIELMO) 8 Dr. Hilton produced certain queries of the transactional 9 data set that were also produced with her Bates prefix? 10 Α. I understand there were queries that she 11 produced, yes. 12 Q. Okay. 13 And you did not review them for the 14 purposes of offering your opinions in this report, 15 correct? 16 A. No, I didn't. 17 To review those queries wasn't necessary to 18 reach the conclusions that I did in my report. 19 And are you aware that Dr. Smith ran queries in 20 connection with the opinions he offered in his report? No, I'm not aware of that. I didn't speak with 21 22 I didn't read his report so -- or Mr. Smith. Dr. Smith. 23 Q. Okay. Sorry. 24 I don't know. Α. 25 Q. All right.

Page 76 1 And is it fair to say that you're not offering an opinion of any of the queries that 2 Dr. Hilton ran? 3 4 A. No. 5 It seems to me that some of the things that 6 I have done in my report in response to Dr. Hilton 7 probably, I think, used the results of those queries. 8 So that, you know, I looked at some of the output of her 9 data manipulation to form my opinions. So I don't think 10 it's accurate to say I didn't look at any of the output 11 of those queries. 12 But you're not offering an opinion as to the 13 query she ran? You couldn't have because you didn't 14 read them -- you didn't review them? 15 MR. LEIB: Objection. 16 Α. That's right. I did not. To review those queries wasn't necessary to 17 reach the opinions and the conclusions that I did in my 18 19 report. 20 Q. (BY MR. GUGLIELMO) All right. 21 MR. GUGLIELMO: We can go off the record. THE VIDEOGRAPHER: Off the record at 22 23 9:38 a.m. 24 (A break was taken from 9:38 a.m. to 25 9:52 a.m.)

Page 84 1 common injury? 2 I am not aware that complete data on that would 3 exist, no. 4 And let me ask you: With respect to PBM data, 5 for example --6 Α. Uh-huh. 7 -- what have you done to determine whether or not the relevant PBMs possess the data that you claim is 8 9 relevant to the determining common injury? 10 A. Well, that's just it. One of my critiques of Dr. Hilton is she simply states, "Oh, I can get these 11 12 data from the PBMs," and she offers no proof or other 13 evidence that the PBMs, indeed, possess such data, 14 especially going back as far as 2007. 15 So in my experience in other cases dealing 16 with the PBM data, it tends to be spotty. They don't 17 retain everything. They don't always retain in an 18 accessible fashion. Data that's been acquired through a 19 merger, for example. 20 So I am doubtful that the data that 21 Dr. Hilton lightly assumes that would be readily 22 available to her, I sincerely doubt that it would be 23 either complete or even accurate. 24 With respect to that statement, you haven't 25 actually queried the relevant PBMs as to whether such

Page 85 1 data exists, correct? 2 Α. No. I mean, it's my understanding that it is 3 Dr. Hilton's burden to demonstrate that such data 4 5 exists. And all I can say is from my experience in 6 other cases in 25 years, I sincerely doubt that the --7 the type of data that she, again, lightly claims would be readily available, I sincerely doubt that it is. 8 9 But, again, you offer no evidence, for example, 10 that ESI doesn't maintain no coinsurance field, right? 11 Well, you can't prove a negative, but I 12 conducted no analysis. I'm only relying on my prior 13 experience with ESI and Optum and Caremark data that I 14 have dealt with in other cases. That when such data are 15 produced, there can be fields missing; there can be 16 transactions missing; there can be -- it -- just coding mistakes in the data, and just time gaps in the data 17 18 that just don't have it for certain periods of time. 19 But in the past when you've reviewed ESI data, 20 for example, you've identified coinsurance data, 21 correct? 22 MR. LEIB: Objection. 23 I don't know that it was relevant to those Α. 24 other assignments that I had. So I couldn't say that I 25 did , no.

Page 94 1 "Connecticut Reconciliation Data"? 2 Α. Yes. 3 0. Okay. 4 Did you review that? 5 I believe I asked Analysis Group to look at it, Α. 6 but I didn't -- don't believe I looked at it personally. 7 Q. All right. 8 And it is not identified in Appendix C, so 9 I would understand it doesn't form the basis of any of 10 your opinions, correct? 11 That would be correct. 12 Are you aware of a data set called "ESI PSC 13 Transactional Data"? 14 I couldn't tell you if I -- there's a lot of 15 different names and a lot of different data sets. 16 don't know whether I'm aware of that particular Bates 17 number or not. Q. Okay. 18 19 And one of the things you indicated in your 20 report is that you reviewed Dr. Hilton's report, 21 correct? 22 Α. Yes. 23 Okay. Q. 24 Did you review any of the data or queries 25 that Dr. Hilton used to create Exhibit 3 of her report?

A. I would have to look at Exhibit 3. But as I said, earlier, I did not look at any of her queries because to do so was not necessary to reach the conclusions that I do in my report.

Q. Okay.

In the course of forming your opinions, did you become aware of data that Walgreens possesses that would have assisted Dr. Hilton in her analysis?

- A. I have no idea what Walgreens would have produced, and that's up to Dr. Hilton to decide whether it would have assisted in her analysis.
- Q. With respect to the critiques of her methodology, did you query Walgreens as to whether or not, for example, they possess certain data that presently Dr. Hilton does not?
  - A. I did not communicate with Walgreens at all.
  - Q. Okay.

Be fair to say, you didn't ask or have
Analysis Group ask Walgreens if they had certain data
that you identified as necessary for creating a
classwide damages methodology, correct?

- A. The data that I used was confined to the data that had been produced -- produced in this case by the time I -- report was filed.
  - Q. And is it your understanding that Analysis

Page 96 1 Group didn't seek to have additional data produced in 2 this case? 3 A. Well, again, we rely in forming reports. 4 Dr. Hilton relies on forming reports, we rely on the 5 data that's been produced. 6 And examining the data that Dr. Hilton 7 used, it was inadequate to the task. Whether -- she 8 claims that there's more data that will let her do what she says she wants to do, that remains to be seen. 9 10 I guess my question is: Are you aware whether 11 or not Analysis Group requested certain data from 12 Walgreens that you contend has not been produced and is 13 required for her analysis? 14 Α. I don't know. I don't know whether Analysis 15 Group made such a request or not. 16 0. Okay. 17 If you turn to Paragraph 10 of your report, 18 you indicate (as read): "Dr. Hilton proposes to rely on 19 selected Walgreens transactional data and selected prescription claims data she assumes would be produced 20 21 by pharmacy benefit managers (PBMs), who are not members 22 of the class" -- the proposed class." 23 Do you see that? 24 Α. Yes. 25 Q. Okay.

Page 137 1 for example, if you're excluding the transactions from 2 -- all the transactions from one person, then it seems you haven't constructed a methodology that works on a 3 classwide basis. 4 5 Q. (BY MR. GUGLIELMO) Wouldn't that be more of 6 your constructive conservative methodology as opposed to 7 not having a valid methodology? Isn't that the real 8 concern? 9 MR. LEIB: Objection. 10 A. No. 11 I think it's a shortcoming in the 12 methodology if you have a situation where you might be 13 excluding all the transactions for a particular class 14 member. And we don't know how extensive that might be. 15 Well, Dr. Hilton doesn't know. I don't know, but she's 16 made no attempt to figure this out. 17 (BY MR. GUGLIELMO) You wouldn't know one way or another if the queries that Dr. Hilton produced would 18 19 allow, for example, you or Dr. Smith to replicate her 20 linking methodology, correct? 21 I haven't looked at her queries. That's 22 correct. 23 And you don't know Dr. Smith's queries either. 24 So you don't know how he proposed linking the 25 transactions, correct?

Page 138 1 Α. That's correct. 2 If he linked transactions, would you reconsider your position there in Paragraph 85 --3 MR. LEIB: 4 Objection. 5 Q. (BY MR. GUGLIELMO) There's --6 MR. GUGLIELMO: I haven't finished the 7 So you can hold off. question. (BY MR. GUGLIELMO) -- your criticism regarding 8 0. 9 the linking of transactions? MR. LEIB: Objection. 10 11 Α. No. 12 Again, I have a lot of experience with PBM 13 data going back over many years and across many 14 companies. And the idea that you -- it's just like you 15 say match this number to that number, and that's all you 16 have to do is, in my opinion, fanciful. It's not going to work that way. The data aren't of a sufficient 17 18 quality to make that linkage on an accurate and reliable 19 and extensive basis going back to 2007. 20 Q. (BY MR. GUGLIELMO) Okay. 21 How often do you perform analyses to link, 22 for example, pharmacy data to PBM data? 23 It's not come up in my other work. Α. 24 How often have you done it in the context of 25 litigation?

Page 139 1 Α. I haven't. Okay. 2 Q. 3 And so it's your testimony that you've not 4 attempted to perform such linking? So is it fair to say 5 you wouldn't have an understanding of whether or not 6 it's possible or how complex it would be? MR. LEIB: 7 Objection. 8 As a statistician, I think I have an idea of Α. 9 how complex it might be; but, again, I'm relying on my experience with the PBM data and pharmacy data in the 10 11 past. And what you get from pharmacies and what you've 12 get from PBMs can -- it's -- the quality of the data 13 don't necessarily allow Dr. Hilton's analysis to be 14 And it may not -- in my experience, may not even done. 15 allow such a matching to be done. 16 So, no, it wouldn't. There's been matching 17 done on a relatively small sample from the data. 18 doesn't convince me that you can do this in an accurate 19 and reliable method over whatever it is a -- back 20 to 2007, how ever many years that is. 21 (BY MR. GUGLIELMO) But one of the -- I think 22 earlier you told me that you decided what aspects of 23 Dr. Hilton's report you were going to respond to, 24 correct?

Α.

Yes.

- Q. And one of the aspects of the report that you're mentioning here is linking the data, correct?
  - A. Yes.

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- Q. And you didn't think it was necessary to actually attempt to link the data? You just want to provide the critique of linking, but you didn't actually try to link the data yourself here, correct?
- A. It wasn't something that I was asked to do, and it wasn't something that was necessary to reach the conclusions that I reach in my report.
- Q. And you have no idea what Dr. Smith's conclusions are as to linking data either, correct?
- A. No, I don't know anything about Dr. Smith's activities.
- MR. LEIB: Once, again, he's going to be very happy, but it's Mr. --
- MR. GUGLIELMO: Mr. Smith. Yes, Mr. Smith.

  Thank you.
  - Q. (BY MR. GUGLIELMO) Dr. Hughes, is it your understanding that the class definition excludes branded drugs?
    - A. Yes.
  - Q. And if Dr. Hilton's transaction-by-transaction methodology is approved by the court, would a review of brand transactions be relevant in your opinion?

Page 145 1 Ο. If you could turn to, I guess, Figure 3 of your 2 report. 3 Α. Okay. And that one says (as read): "Out-of-pocket 4 5 maximums Dr. Hilton's calculation falsely identifies 6 potential consumer overpayments." 7 Do you see that? 8 Α. Yes. 9 Who created this figure? 10 Well, again, I asked Analysis Group -- Igor, 11 specifically -- to create an example of how 12 out-of-pocket maximums would effect the -- out-of-pocket 13 maximums can -- out-of-pocket maximums along with the 14 PSC prices, how that would effect the total expenditure 15 of the patients in the actual -- the patient in the 16 actual world and the hypothetical, but-for world. 17 Q. Okay. 18 And the PSC prices, who determined those 19 prices for this figure? 20 I believe that would -- that Igor came up with 21 those prices. 22 Do you know if Analysis Group performed any 23 review of, for example, what the average PSC price would 24 be? 25 A. No.

Page 146 1 It wasn't necessary to create this 2 hypothetical example. Q. And do you know how the PSC prices were 3 determined for this figure? 4 5 A. No, I didn't inquire. I simply directed 6 Analysis Group to show how the out-of-pocket maximum --7 the existence of an out-of-pocket maximum would effect the readjudication of the claims over the entire set of 8 9 claims. 10 Q. So is it fair to say you don't know what the, 11 for example, average PSC price was for the transactional 12 data that was produced in this case? 13 It wasn't necessary to create this hypothetical And, of course, the average PSC price would 14 15 vary from month to month and year to year. So it's not 16 like there's a single average PSC price that would be --17 that would inform this in any way. It's just a 18 hypothetical example. 19 So you don't know whether these prices are 20 above, below, or on average with actual PSC prices, 21 correct? 22 That's correct. Α. 23 These prices are hypothetical like 24 everything else in this example.

Q.

Okay.

And why was it that you didn't utilize actual data to create this example?

- A. Again, it's a hypothetical example showing what could happen to someone when you take the out-of-pocket maximum and lower PSC prices into account.
- Q. And, again, in this figure, you didn't include any TPP payments or overcharges, correct?
  - A. No.

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The -- I mean, TPP -- excuse me.

Again, the TPP responsibility is implicit in the difference between where there's a 25 percent coinsurance, the 75 percent would be paid by the TPP, but that's implied in the calculation; but it's not used to create any estimate of an overcharge.

- Q. If you included the TPP calculation here, would the -- wouldn't the \$160 overcharge that Dr. Hilton attributes, wouldn't that, under your hypothesis, be allocated to the TPP as an overpayment?
- A. That's not something they looked into. This simply is looking at the consumer overpayment.
- Q. So you don't know what the TPP overpayment would be in this hypothetical using the scenario you set forth here?
  - A. No.

Because that would depend on -- see, at the

Page 149 1 refresh the recollection of your report, if you'd like. 2 Α. Yes. 3 0. Okay. Great. 4 Are you aware of whether Dr. Hilton's 5 methodology takes into account where -- whether 6 manufacturer's coupons were used? 7 It does not, to my recollection. 0. Okay. 9 And so you don't know if in the query sheet performed, she excluded transactions from her 10 11 methodology where the plan type would have included 12 manufacturer coupons? 13 I have no idea what you're talking about. 14 Q. Okay. 15 You didn't -- in terms of forming your opinion here, you didn't look to see whether or not her 16 17 analysis, based on the query she ran, excluded 18 manufacturer's coupons based on the data she reviewed 19 that Walgreens produced? 20 Well, that's my point. Why would you exclude 21 They're still transactions. 22 My question is, you didn't look at the query to 23 know one way or another whether or not she did exclude 24 manufacturer's coupon transactions from consideration 25 for damages?

A. Yeah.

As I said numerous times before, I did not look at her queries because it wasn't necessary to reach the conclusions in my report.

Q. Well, you say (as read): "To know whether copay coupons used by a consumer apply to their deductible and out-of-pocket maximums, it would be necessary to determine which health plans adopted copay accumulators." I guess, you're talking about two things there.

But in terms of the copay accumulator, are you aware that PBMs maintain data as to the use of copay accumulators?

A. Yes, I assume that's a part of their adjudication code.

Q. Okay.

Going back to the bullet -- I think I was referring to about copay coupons. You state (as read):

"It would be necessary" -- I think it's in the middle of that. (As read): "It would be necessary to identify which consumer payments in the PBM are Walgreens' data reflect the use of a copay coupon, and remove that amount when determining if a consumer met their deductible or out-of-pocket maximum."

Do you see that?

Page 151 1 Α. Yes. 2 Are you aware that data produced in this case does indicate or identify when a copay coupon was used? 3 I haven't -- I haven't looked at it. So I 4 5 don't know one way or another. It wouldn't surprise me if it were. 6 7 Q. And if it were, would that resolve the concern 8 you have here? 9 Α. No. Not really. 10 Because we're -- I mean, we're talking 11 about using transactional data. 12 And while they keep track of the copay 13 coupons and they keep track of the copay accumulators, 14 that doesn't mean that that's going to show up in the 15 transactional data. That's going to be a different 16 file, if you will. 17 Q. But if it is -- if, in fact, was produced in 18 the case, and, in fact, it does exist in the data, would 19 that resolve the concern you have here? 20 Α. No. 21 Because it -- sorry. 22 MR. LEIB: Yeah, objection. 23 Go ahead. 24 THE WITNESS: Okay. 25 Α. It doesn't.

Because, again, in transactional data, if you see somebody hitting their out-of-pocket maximum with a coupon or without a coupon, seeing that they've hit their out-of-pocket maximum in the transactional data doesn't tell you what their out-of-pocket maximum is in order to do the readjudication.

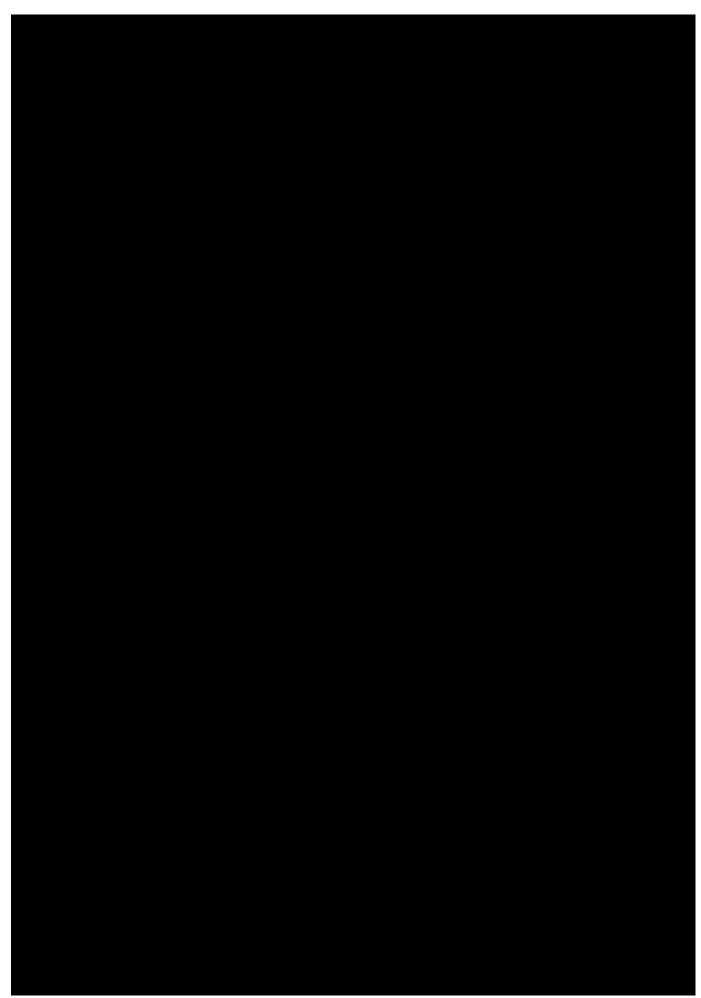
Q. (BY MR. GUGLIELMO) I don't believe that was my question.

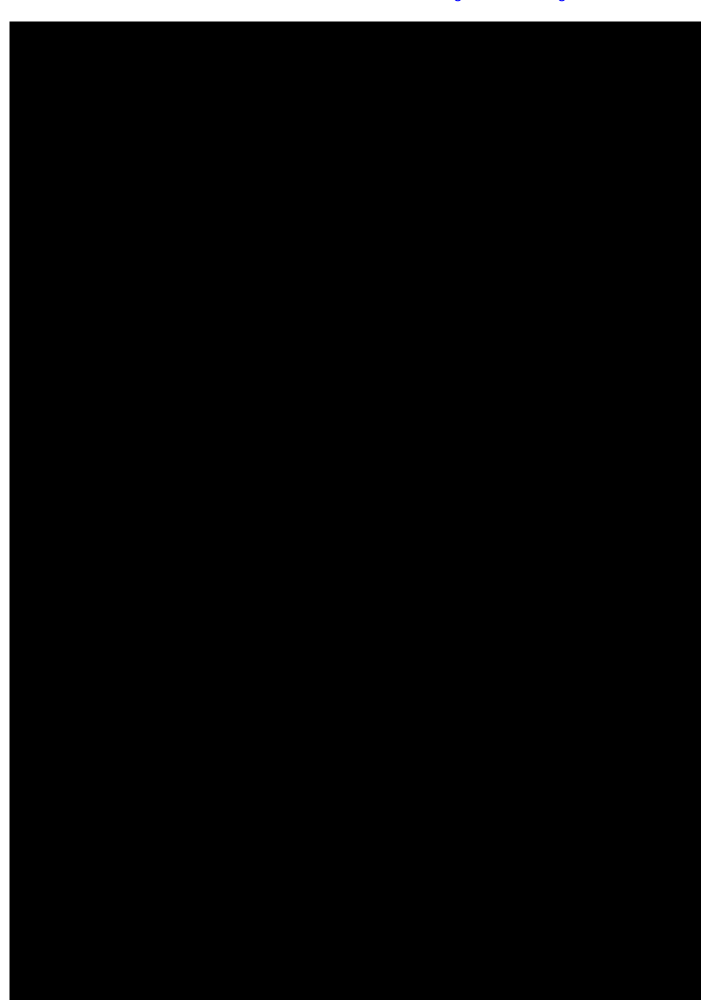
MR. GUGLIELMO: I'll move to strike.

Q. (BY MR. GUGLIELMO) I think my question was -but if the data or indicating a copay coupon was, in
fact, produced and does exist in the data sets produced
by Walgreens and the relevant PBMs, wouldn't that
resolve the concern you have here about accounting for
copay coupons?

MR. LEIB: Objection.

- A. Well, again, it's that -- where the copay coupons are going to enter into as the last part of the bullet says (as read): "Determining if the consumer has met the deductible or out-of-pocket maximum," the copay coupon will be involved whether they met their deductible or out-of-pocket maximum; but it's not going to reveal what the deductible or out-of-pocket maximum is for purposes of readjudication.
  - Q. (BY MR. GUGLIELMO) Okay.





Page 184 1 It was a complete hypothetical, and so all 2 of the prices in here should be considered hypothetical. 3 Q. Okay. 4 Turn to Paragraph 141 of your report. The 5 heading reads --6 Α. Yes. -- "Potentially Tens or Even Hundreds of 7 Thousands of Individual of TPPs Would Need to be 8 9 Assessed as Possible Members of the Proposed Class." 10 Do you see that? 11 Α. Yes. 12 Q. Okay. 13 And below that you cite to and, I believe, rely on Form 5500 information; is that right? 14 15 Α. Yes. 16 0. Okay. 17 Are you aware of whether or not Walgreens 18 produced data sufficient to identify the third-party 19 payors or plans in this action? 20 I don't know. Α. 21 Q. Okay. 22 If you were given access to data relating 23 to the identity of third-party payors, would you rely on 24 that information over the information you have here in 25 the Form 5500 data?

A. No, I don't think so.

I mean, that's part of the problem when -if Walgreens identifies a so-called, third-party payor,
is that a PBM? Is it an ASO or TPA organization? Or is
it actually the TPP end payor, who is supposed to be a
member of the proposed class.

And very often, in my experience in the PBM data, they are listing as the "TPP." They're listing the ASO organization, which is very common because self-insured -- in employer's insurance, self-insurance is very common, and so using an insurance company to administer the plan is quite common.

- Q. Do you have any understanding that whether or not Dr. Smith reviewed Walgreens' data to identify the number of health plans who had claims adjudicated by the relevant PBMs?
- A. No, I'm not aware of anything that Dr. Smith -- Mr. Smith did.
  - Q. Okay. Yes, Mr. Smith. Thank you.

And so you're not aware of whether

Mr. Smith offered a methodology to identify plans who
had claims adjudicated by relative PBMs?

A. Again, I didn't read Dr. Smith -- excuse me -- Mr. Smith's report, nor did I speak with him about his conclusions.

Q. Okay.

In looking at the list that you have here, for example -- 2010, 2011, going onto 2013 -- in terms of counting plans -- and you have 276,000 there, for example, fully insured -- would you have counted a single plan for each year? So such that, if there's one single plan, you've counted it ten times?

A. Yes, that would be the case here.

Because there are -- over that time period, there are plans that maintain the entire ten-year period. There are plans that disappear from the data because they have changed or gone out of business or whatever the case is, and there's new plans that come along.

So, yes, this is a raw summation, and you are correct that if there was one plan that was in there in each of the ten years, it would be counted ten times.

That's correct.

Q. And do you know what data fields exist within Walgreens' data that would allow the parties to identify unique plans?

MR. LEIB: Objection.

A. Again, when you say "identify plans," are you identifying the class members as the plan, or are you identifying some other entity like a PBM or an ASO as

the plan?

Q. (BY MR. GUGLIELMO) Well, let's start with -let's start with, for example, a third-party payor such
as one of the plaintiffs in this action.

Are you aware of the data fields that exist within Walgreens' data that would allow the parties to identify, for example, Steamfitters?

## A. Right.

But the union benefit plans are different because they're contracting directly with -- directly with the PBM. There's no other entity between the PBM and the Steamfitters.

That's not the case for most of the employer self-insured plans. They -- the self-insured plans, more often than not, do not contract directly with the PBM, but rather contract with an insurance company to administer their claims; and it's that insurance company that usually appears in the data usually in my experience.

MR. GUGLIELMO: Move to strike.

- Q. (BY MR. GUGLIELMO) My question is, have you reviewed the data within Walgreens' systems to determine whether or not that data would be sufficient to allow the parties to identify, for example, Steamfitters?
  - A. Well, again, they can -- they can identify

Steamfitters only because that they have contracted directly with the PBM. And as far as reviewing the Walgreens' data, it's neither here nor there.

Because, again, in my experience, the -what's listed as the TPP may be the class member. But
for self-insured plans, more often than not, it's not
the class member. It's the ASO representative.

Q. So it's your opinion that you don't need to look at Walgreens' data to form an opinion that you can't identify what, for example, plan is actually attributed to that transaction?

MR. LEIB: Objection.

A. No.

I mean, I have -- I've seen pharmacy transaction data and PBM data all along, and it's quite common that it's not the actual end payor. It's not the actual class member that is represented in the data.

Q. (BY MR. GUGLIELMO) Again, my question is, did you look at -- is it your opinion you don't need to look at Walgreens' data to render this opinion? In other words, you haven't looked at Walgreens' data as to this issue. You don't need to look at it to render this opinion, correct?

MR. LEIB: Objection.

A. From my experience, I would not need to look at

Page 189 1 the Walgreens' data to render this opinion. 2 correct. (BY MR. GUGLIELMO) And you're not relying on 3 0. whether or not the data contains fields sufficient to 4 5 identify whether it's a TPP, whether it's an ASO, and 6 all the other concerns that you just identified, 7 correct? I have not reviewed the Walgreens' data for 8 that, but, no. I'll leave it at that. I have not 9 10 reviewed the Walgreens' data for that. Q. And you don't know if Dr. Smith has -- or 11 12 Mr. Smith? 13 Yes. I don't know anything that Mr. Smith may have done. 14 15 Okay. Q. Dr. Hughes, are you offering an opinion as 16 17 to whether or not Walgreens' data is accurate? 18 Depends on what you mean by "accurate." 19 Are you offering an opinion as to whether or 20 not Walgreens' data is accurate to allow the parties to 21 create a classwide method to identify damages? 22 To TPP class members? Α. 23 To class members. Ο. 24 Well, there's two types of class members, and 25 so I need to know which one we're talking about.

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Page 215
 1
                 IN THE UNITED STATES DISTRICT COURT
                    NORTHERN DISTRICT OF ILLINOIS
 2
                          EASTERN DIVISION
 3
       CYNTHIA RUSSO, LISA BULLARD,)
 4
       RICARDO GONZALES,
       INTERNATIONAL BROTHERHOOD
 5
       OF ELECTRICAL WORKERS
       LOCAL 38 HEALTH AND
 6
       WELFARE FUND,
       INTERNATIONAL UNION OF
 7
       OPERATING ENGINEERS LOCAL
       295-295C WELFARE FUND, AND
       STEAMFITTERS FUND LOCAL
 8
       439, on Behalf of
9
       Themselves and All Others
       Similarly Situated,
                                    )
10
                                     )
          Plaintiffs,
                                    ) CIVIL NO.:
                                    ) 1:17-cv-02246
11
       V.
                                     )
12
       WALGREEN CO.,
13
          Defendant.
14
15
16
                      REPORTER'S CERTIFICATION
17
                   DEPOSITION OF JAMES W. HUGHES
                            May 3, 2023
18
19
                That the deposition transcript was delivered
20
     to Mr. Joseph Guglielmo.
21
                That a copy of this certificate was served on
22
     all parties and/or the witness shown herein on
23
24
                I further certify that pursuant to FRCP Rule
     30(f)(1) that the signature of the deponent:
25
```

(X) was requested by the deponent or a party before the completion of the deposition and that signature is to be before any notary public and returned within 30 days from date of receipt of the transcript.

If returned, the attached Changes and Signature Page contains any changes and the reasons therefore:

( ) was not requested by the deponent or a party before the completion of the deposition.

I certify that I am neither counsel for, related to, nor employed by any of the parties or attorneys in the action in which this proceeding was taken, and further that I am not financially or otherwise interested in the outcome of the action.

Certified to by me this 18 day of May, 2023.

ABS

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- CYNTHIA RUSSO, et al. vs. WALGREEN CO. ||5/3/2023 - James W. Hughes (#5881051) 3 ERRATA SHEET  $4 \parallel \text{PAGE } 13 \text{ LINE } 19 \text{ CHANGE } 2021'' \text{ to } 2020''$ REASON correcting testimony  $6 \parallel \mathtt{PAGE}$  16 LINE 3 CHANGE "exclusively for occasionally" to "exclusively except for occasionally" 8 REASON transcription error  $9 \parallel PAGE 24 LINES 7-10 CHANGE "Specifically, I don't know what analysis$ 10 he would have done when we would have conference calls to discuss  $11 \parallel$  the - the work so far. Dr. Mortimer was usually on those calls" to |12| "Specifically, I don't know what analysis he would have done. When 13 we would have conference calls to discuss the - the work so far, 14 Dr. Mortimer was usually on those calls"
- 15 REASON transcription error
- $16\,\|$  PAGE 24 LINE 22 CHANGE "pulled the samples the data" to "pulled the
- 17 samples of the data"
- 18 REASON transcription error
- 19 PAGE 26 LINE 25 Add "the" "if you turn to the page"
- 20 REASON transcription error
- 21 PAGE 27 LINE 3 CHANGE "off" to "on"
- 22 REASON transcription error
- 23 PAGE 32 LINE 7 CHANGE "is" to "are"
- 24 REASON transcription error
- 25 PAGE 38 LINE 17 CHANGE "by" to "of"
- 26 REASON transcription error
- $27 \parallel \mathtt{PAGES}$  40-41 LINE 25-1 ADD "at" "transmitted to counsel at"
- 28 REASON transcription error

- | PAGE 51 LINE 4 ADD wa" wplain with a drug benefit"
- 2 REASON transcription error
- 3 PAGE 54 LINE 9 ADD "not" "I regretfully say they are not
- 4 publishable"
- 5 REASON transcription error
- 6 PAGE 54 LINE 11 CHANGE "through" to "them"
- 7 REASON transcription error
- 8 PAGE 57 LINE 8 CHANGE "classified" to "classwide"
- 9 REASON transcription error
- 10 PAGE 60 LINE 6 CHANGE "answer" to "ask for"
- 11 REASON transcription error
- 12 PAGE 61 LINE 1 CHANGE "Dymond" to "Dymon"
- 13 REASON transcription error
- 14 PAGE 61 LINE 6 CHANGE "Dymond's" to "Dymon's"
- 15 REASON transcription error
- 16 PAGE 62 LINE 22 ADD "For" "Analysis Group for a long time"
- 17 REASON transcription error
- 18 PAGE 65 LINE 5 CHANGE "Gonzalez" to "Gonzales"
- 19 REASON transcription error
- 20 PAGE 70 LINE 13 CHANGE "picked" to "pick"
- 21 REASON transcription error
- 22 PAGE 72 LINE 18 CHANGE "it's not, but it's what we got" to "it's
- 23 not, but it's what we got"
- 24 REASON transcription error
- 25 PAGE 72 LINE 25 CHANGE "as" to "to"
- 26 REASON transcription error
- 27 PAGE 78 LINE 10 CHANGE "academy" to "academic"
- 28 REASON transcription error

- PAGE <u>84 LINE 21 CHANGE "lightly" to "likely"</u>
  REASON transcription error
- 3 PAGE 84 LINE 21 DELETE "likely"
- 4 REASON clarification of testimony
- 5 PAGE 85 LINE 7 CHANGE "lightly" to "likely"
- 6 REASON transcription error
- 7 PAGE 85 LINE 7 DELETE "likely"
- 8 REASON clarification of testimony
- 9 PAGE 89 LINE 12 CHANGE "Express Scripts" to "Walgreens"
- 10 REASON correction of testimony
- 11 PAGE 90 LINE 3 CHANGE "classified" to "classwide"
- 12 REASON transcription error
- 13 PAGE 90 LINE 12 CHANGE "perceives" to "proceeds"
- 14 REASON transcription error
- 15 PAGE 91 LINE 11 CHANGE "classified" to "classwide"
- 16 REASON transcription error
- 17 PAGE 91 LINE 13 CHANGE "classified" to "classwide"
- 18 REASON transcription error
- 19 PAGE 91 LINES 22-23 CHANGE "No. In the end, I was not asked to
- 20 offer an opinion on her unjust enrichment methodology" to "Dr.
- 21 | Hilton's unjust enrichment methodology relies in part on her
- 22 ability to demonstrate that she can identify overpayments by class
- 23 members using common proof, which I am offering an opinion on. But,
- $24 \parallel \text{no}$ , I am not offering a separate opinion on her unjust enrichment
- 25 methodology beyond the part that addresses the inability of Dr.
- 26 | Hilton's methodology to identify overpayments by class members"
- 27 REASON Correction of testimony

- 1 PAGE 94 LINE 5 CHANGE "I believe I asked Analysis Group to look at
- 2 it but I didn't don't believe I looked at it personally" to "I
- 3 don't believe I looked at it personally"
- 4 REASON correction of testimony
- 5 PAGE 95 LINE 24 CHANGE "I" to "my"
- 6 REASON transcription error
- 7 PAGE 96 LINE 4 CHANGE "relies on" to "relies on in"
- 8 REASON transcription error
- 9 PAGE 97 LINE 10 CHANGE "data not" to "data is not"
- 10 REASON transcription error
- 11 PAGE 98 LINE 25 ADD <u>"an" "I am offering an opinion"</u>
- 12 REASON transcription error
- 13 PAGE 103 LINE 1 CHANGE "methodology, it's" to "methodology is"
- 14 REASON transcription error
- 15 PAGE 104 LINE 22 DELETE "a" "based on U&C"
- 16 REASON transcription error
- 17 PAGE 109 LINE 5 ADD "the" "are made well after the transaction"
- 18 REASON transcription error
- 19 PAGE 109 LINE 20 CHANGE "practice" to "pricing"
- 20 REASON transcription error
- 21 PAGE 110 LINE 22 CHANGE "effect" to "affect"
- 22 REASON transcription error
- 23 PAGE 111 LINES 4-8 CHANGE "The GER payment formula is contained in
- 24 the contract between the TPP and the PBM, and Walgreens would
- $25\,\|$  typically not have access to the terms of that contract. So I
- 26 would think your answer the answer to your question would be no"
- $27 \parallel$  to "The GER payment formula I refer to in my report is contained in
- 28 the contract between the TPP and the PBM, and Walgreens would

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- I typically not have access to the terms of that contract. So I would
- $2\parallel$  think your answer -- the answer to your question would be no
- because Walgreens does not charge the TPP. That GER payment should
- $4\parallel$ be considered, however, in connection with evaluating any
- $5\parallel$  overcharge paid by the TPP that Plaintiffs claim resulted from
- $6 \parallel$  Walgreens not reporting its PSC prices as its U&C prices to the
- PBMs."
- REASON Correction of testimony
- 9 PAGE 113 LINE 21 CHANGE "identifying" to "identifiable"
- 10 REASON transcription error
- 11 PAGE 115-116 LINES 25-1 CHANGE "overpayments as she calculates
- 12 derivative from the consumers overpayments that she calculates" to
- "overpayments she calculates derives from the consumer overpayments
- 14 that she calculates"
- 15 REASON transcription error
- $16 \parallel \mathtt{PAGE}$  117 LINE 14 CHANGE "either individual" to "either an
- 17 | individual"
- 18 REASON transcription error
- 19 PAGE 118 LINE 9 CHANGE "effect" to "affect"
- 20 REASON transcription error
- $21\,\|$  PAGE 119 LINES 2-4 CHANGE "I do believe that there were cases where
- $22\parallel$  one of the named plaintiff received a stop-loss payment" to "I do
- 23 believe that there were cases where one of the named plaintiffs
- 24 purchased stop-loss insurance"
- 25 REASON correction of testimony
- $26 \parallel \mathtt{PAGE}$  122 LINE 10 ADD "a" "I can't really identify a"
- 27 REASON transcription error
- 28 PAGE 130 LINE 13 CHANGE "Gonzalez" to "Gonzales"

- 1 REASON transcription error
- 2 PAGE 133 LINE 5 CHANGE "classified" to "classwide"
- 3 REASON transcription error
- 4 PAGE 133 LINE 13 CHANGE "classified" to "classwide"
- 5 REASON transcription error
- 6 PAGE 134 LINE 15 CHANGE "there" to "that"
- 7 REASON transcription error
- 8 PAGE 136 LINE 16 CHANGE "linking" to "link"
- 9 REASON transcription error
- 10 PAGE 136 LINE 17 CHANGE "classified" to "classwide"
- 11 REASON transcription error
- 12 PAGE 141 LINE 4 CHANGE "that" to "then"
- 13 REASON transcription error
- 14 PAGE 144 LINE 7 CHANGE "calculation overstates" to "calculation
- 15 that overstates"
- 16 REASON transcription error
- 17 PAGE 145 LINE 14 CHANGE "effect" to "affect"
- 18 REASON transcription error
- 19 PAGE 152 LINES 19-20 CHANGE "Determining if the consumer has met
- $20 \parallel$  the deductible" to "Determining if a consumer has met their
- 21 deductible"
- 22 REASON clarification of testimony
- 23 PAGE 162 LINE 19 ADD "of" "or that it would be of sufficient
- 24 | quality"
- 25 REASON transcription error
- 26 PAGE 167 LINE 18 CHANGE "been produced" to "have been produced"
- 27 REASON transcription error

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- 1 PAGE 170 LINES 23-24 CHANGE "the classwide data would show because
- 2 it's only 2015" to "the classwide data would show because it's only
- 3 2014 and 2015"
- 4 REASON correction of testimony
- 5 PAGE 171 LINE 17 CHANGE "Well, again, as I said, this is only for
- $6 \parallel 2015$ " to "Well, again, as I said, this is only for 2014 and 2015"
- 7 REASON correction of testimony
- 8 PAGE <u>175</u> LINE <u>17</u> DELETE <u>"[Sic]"</u>
- 9 REASON unnecessary
- 10 PAGE 175 LINES 18-20 CHANGE "And, again, she didn't she didn't
- 11 use the data to separate when she was doing for Steamfitters" to
- 12 \ And again, she didn't she didn't use the data to separate copay
- 13 and coinsurance when she was doing the analysis for Steamfitters"
- 14 REASON clarification of testimony
- 15 PAGE 176 LINE 2 ADD "is" "We don't know what is there"
- 16 REASON transcription error
- 17 PAGE 177 LINES 9-10 CHANGE "that it's not" to "that she cannot"
- 18 REASON transcription error
- 19 PAGE 180 LINE 20 CHANGE "consumers" to "consumers"
- 20 REASON transcription error
- 21 PAGE 183 LINE 17 CHANGE "manufacturer's discount" to "manufacturer
- 22 discounts"
- 23 REASON transcription error
- 24 PAGE 188 LINE 1 DELETE "that"
- 25 REASON transcription error
- 26 PAGE 202 LINE 11 CHANGE "Hey" to "hey"
- 27 REASON transcription error
- 28 PAGE 202 LINE 12 CHANGE "and" to "in"

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